attached. This Amendment is directed to the claims as amended during IPE and <u>not</u> to the claims as filed. Thus the amendment made during IPE must be entered before this amendment is entered. This Amendment amends Claims 4, 8, 12, 14-16, 18, 21, 23-27, 31, 33-34, 37, 39-41, 44, 47, and 49 so that they are no longer multiply dependent. Claims 50-58 have been added to provide similar coverage. The Applicant may elect to amend Claims 4, 8, 12, 14-16, 18, 21, 23-27, 31, 33-34, 37, 39-41, 44, 47, and 49 to make them again multiply dependent or to add additional claims to this application to provide coverage similar to, broader than or narrower than the present claims once examination on the merits has begun.

This Amendment also amends claims 23-28 and 49 to eliminate non-statutory "use" claims.

The Examiner should ensure that the amendments made by the IPEA are entered together with the amendments set forth above.

Respectfully submitted,

Richard P. Berg Reg. No. 28,145

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Enclosed: copy of Claims as amended during IPE (5 pages)